OTHER CAMPAIGNS PROJECTED.

Invasion of England Appears Doubtrul, and He Turns His Eyes on the East -Battle of the Pyramids and Rout of the Mamelukes Egypt Ruled by the French.

[Copyright, 1805, by John Clark Ridpath.] XL .- CONQUEST OF EGYPT.

Bonaparte returned to Paris on the 5th of December, 1797 His coming was heraldeo. The democratic Directory must repeive him in the name of the people; but the act of hero-worship was embarrassing. The people of Paris must have a spectacle; and the Jacobin administration must glorify the hero of Italy. Arrangements were made at the Luxembourg Palace for s reception-first of many such-to the shild of the Republic.

The court of the palace was splendidly decorated; and the clite gathered for the welcome. The occasion was not without its peril to Napoleon. He must bear himself like a true democrat-beginning to be idolized. Symbolical statues of Liberty, Equality, and Peace were set up in the ball where hung the memorial banner commemorating the victories and spoils of the Italian campaign. There, too, was placed an altar of the Fatherland. Beautiful women thronged the galleries. The Directory sat to receive the conqueror. Talleyrand introduced the young general to the assembly. The statesman's speech was long, flattering and casuistical. To one paragraph was added this significant from his (Napoleon's) ambition, I believe that we shall one day be obliged to solicit him to tear himself from the pleasures of studious retirement. All France will be free; but perhaps he never will; such is his destiny." Barras, president of the Directory, also spoke. Napoleon bore himself with great modesty, pronouncing a brief speech of congratulations on the improved condition of France.

membership in the National Institute of France. This was an honor of which he was very proud. In accepting the distinction, he said, referring to the members of the Institute, "I feel assured that before I can be their equal I must long be their scholar. True conquests-the only ones which leave no regret behind them-are those which are made over ignorance. The to the house of the sheik of Damanhour,



BATTLE OF THE PYRAMIDS.

most honorable occupation for nations is the contributing to the extension of human knowledge. The true power of the French Republic should henceforth be made to consist in not allowing a single new idea to exist without making it a part of its property." For some time after this, Napoleon was wont to sign himself, Member of the National Institute.

Such ceremonies as those attending his reception in Paris were always regarded by Bonaparte as so much mummeryquite necessary in the make-up of glory; but very cheap. Not a month elapsed before the General became restless to a degree. To Bourrienne, his secretary, he said: "Bourrienne, I do not wish to remain here; there is nothing to do. They [the Directory] are unwilling to listen to anything. I see that if I linger here, I shall soon lose myself. Everything wears out here; my glory has already disappeared. This little Europe does not supply enough of it for me. I must seek it in the East, the fountain of glory. However, I wish first to make a tour along the coast, to ascertain by my own observation what may be attempted. I will take you, Lannes, and Sulkowsky with me. If the success of a descent on England appear doubtful, as I suspect it will, the Army of England shall become the Army of the East; I will go to Egypt."

Bonaparte was now made commander of the new army, which was alleged to be intended for an invasion of England. On the whole, it seems that he never seriously contemplated a descent on the English coast. He was too prudent for that. But he lent himself to the popular whim, and made as though he would invade the British Isles. The Directory, meanwhile, gave bim no orders. It had already come to pass that he did much as he pleased. On the 10th of February, 1798, he set out from Paris with his secretary, his aide Sulkowsky, and General Lannes. He went to Etaples, Ambleteuse, Boulogne, Calais, Dunkirk, Furnes, Niewport, Ostend, and the Isle of Walcheren; and then returned to Paris by Antwerp, Brussels, Lille, and St. Quentin. Everywhere on the journey he showed the greatest activity and discernment. His glance shot into every situation. He informed himself of the conditions existing along the coast, but did not prosecute the scheme of inva-

The superiority of Napoleon over the men of his epoch tay in his far-reaching gaze and comprehension of great things. His vision flashed over the European land-scape like a gleam of light. At twenty-eight he had already discerned that the best way to afflict Great Britain was by destroying her influence in the East. Out of this notion sprang his project of con-quering Egypt. Beyond Egypt lay all Asia. "Europe," said he, "is a molehill. There have never been great empires and revolutions except in the East, where there are 600,000,000 men." The Directory readily assented to his wishes. It is in evidence that that body was more than willing to have the ambitious commander out of Europe.

On the 12th of April, 1798, Napoleon was appointed General-in-Chief of the Army of the East. Virtually he was to go where he would, and accomplish what he could. The matter once determined, he could. The matter once determined, he ceived the answer, "Turn every stone."—brought everything to results with the St. Louis Republic.

greatest rapidity. He made Toulon the rendezvous for his crimy and fleet. He gathered to his standard a retinue of the gathered to his standard a retinue of the learned, mostly members of the Institute. He would disseminate the civilization of the West in the effete Orient. En route, he would conquer Malts, still nominally under the dominion of the Knights. That done, he would debark at Alexandria, overthrow the dominion of the Mameluke Beys, and conquer and colonize the land of the Pharaohs.

Admiral Brucys was called to the com mand of the fleet. Napoleon ordered his equipage to be prepared as for a conqueror, a governor, a man of letters. He made up an extensive list of books for his camp library, and in doing so spelled Du Guesclin thus—Ducecling, and Ossian thus—Ocean! Strange that this astounding cacography was not coincident on his part with igno-

rance of the authors referred to! The Egyptian expedition sailed from Toulon on the 19th of May. The General's ship was the Orient. On the 10th of June, the squadron came to Malta, and that place, with its strong defenses was-partly by intrigue and partly by assault—taken from the Knights. The French flag was raised over the fortress, and many of the Knights joined the expedition. Meanwhile, an English fleet, under command of Nelson, passed the French flotilla without discovering it; sailed on to Alexandria; paused there, and then turned to the northeast, believing that Brueys had

made for the coast of Syria. All this inured to the advantage of the rench. Napoleon was able to reach Alexandria without attack. On the 1st of July the column of Septimus Severus, rising in the distance, caught the sight of the French commander, and gave token of a safe arrival. The army was hastily debarked; but not sufficient care was taken to put the French fleet in a defensible position. Without a moment's delay, the clause: "Far from apprehending anything city was assailed by the invader, and after some desultory fighting was captured. The conqueror of Italy easily made him self master of the city which Alexander had founded as the capital of the world.

But all Egypt was not to be so easily taken. Bonaparte proclaimed his mission as that of liberator and pacificator. The Turks and Mamelukes should be expelled; but the people of Egypt should otherwise have peace. The nation should be raised The reference to 'strations retirement' from the dust. New institutions should be in Talleyrand's address was not bad. It founded; but the old institutions, and in was an allusion to Bonaparte's election to particular the Mohammedan religion, founded; but the old institutions, and in should be respected. "Extend to the cere monies prescribed by the Koran," said the General to his soldiers, "and to the mosques the same toleration which you have shown to the synagogues-to the religion of Moses and of Jesus Christ."

> For six days Bonaparte had his head quarters in Alexandria. He then removed and there organized his expedition up the Nile. A flotilla was ordered to ascend the river, while the army marched up the left bank. By a strong wind from the north the boats were driven ahead, and the land forces were obliged to advance without naval support. On the 14th of July, the Mamelukes, who, falling back from Alexandria, had been organized into an army under Murad Bey, made a stand at the village of Chebreisse, and were forced from | 3814041] that position by the French; but the action was not decisive. Meanwhile, the flotilla was assailed by the enemy from both banks of the Nile. The Mamelukes mounted small cannon on camels, and inteted not a little loss on the Europeans

diers after his manner, in a sort of Pin-daric apostrophe. He called their attendaric apostrophe. He called their attention to the setting of the scene, and reminded them that from the summit of Khufu's pyramid forty centuries were looking down upon them. The battle was blooking down upon them. The battle was and declared The Maryaluka was and declared the scene of March, in the year one thousand eight hundred and ulnety-six. bloody and decisive. The Mamelukes were overwhelmed by thousands. The officers on the French flotilla, descending the river on the French flotilla, descending the river of the matter of the estate of Charles

overwhelmed by thousands. The officers on the French flotilla, descending the river on the next day, saw on the bank literal heaps of the Mameluke dead which the rising Nile was gathering and bearing out to sea. Murad Bey fled to Upper Egypt, and the French entered Cairo.

Without a moment's delay Bonaparte set to work at the herculean task of reorganizing Egyptian society. He divided the country into provinces, and over each province appointed a divan, or council, of seven persons. To each he assigned a body of Janizaries. Over each a civil intendant was appointed to levy the taxes. A finance department was organized, under direction of French officers. Desaix was ordered to pursue Murad Bey into Upper Egypt. Bonaparte himself marched against Ibraham Bey, and, falling upon him at Salehyeh, defeated him and drove him back on El-Arish. The French authority was rapidly widened and confirmed throughrapidly widened and confirmed throughout the country.

Four days after the battle of the Pyramids, Napoleon wrote to his brother Joseph, saying, "Egypt is richer than any other country in the world in corn, rice, vegetables and cattle. But the people are in a state of utter barbarism. We can not procure money, even to pay the troops. 1 may be in France in two months. Engage for me a country-house near Paris or

in Burgundy, where I mean to pass the winter." To this was added a list of things necessary to be sent out from France, as follows: "A company of actors; a company of dancers; three or four dealers in marionettes; a hundred French women; the wives of all the men employed in the corps; twenty surgeons; thirty apothecarles; ten physicians; some founders; some distillers and dealers in liquor; fifty gardeners with their families; all kinds of vegetable seeds; each party to bring two hundred thousand pints of brandy; thirty thousand ells of blue and scarlet cloth; a supply of soap and oil."
The purpose of the General to return to France, but to leave an army of occupation in Egypt, is sufficiently shown in these orders, in which the comedy of war is grotesquely figured on the background

of statesmanship. JOHN CLARK RIDPATH.

"Leave No Stone Unturned."

The origin of the expression, "Leave no stone unturned," is thus accounted for by authorities on the many obscure expres-sions used: "After the battle of Platea Mardonius, the aid of Xerxes, buried a vast amount of treasure on the field. Poly-erates, consulting the oracle at Delphi as to the best means of securing the same, re-

Oliver Chilled Plow Works. SOUTH BEND, IND.

Are The Best On Earth.



Among them are the Nos. 98 and 99, Wood and Steel Beam Plows, fitted with non-breakable steel standards. Also the celebrated No. 40 and similar patterns. Look out for imitations and Buy Only Of The Regular OLIVER Agents.

WILCOX COMPOUND TANSYO PILLS BEWARE OF COUNTERFEITS. The only safe and always reliable Relief for Ladies. Accept no werthless and dangerous imitations. Save money and guard health by taking nothing but the only genuine and original Wilcox Compound Tamy Pills, in metal boxes bearing shield trademark, price \$2.00, all drugglets. Send 4 cts. or Woman's Safe Guard securely mailed. 228 South Eighth Street, Phila., Pa-

LEGAL NOTICES.

DROBATE ORDER .- State of Michigan, County of Van Buren,—ss.
At a session of the probate court for the county
of Van Buren, holden at the probate office, in the
village of Paw Paw, on Wednesday the 4th day of
March, in the year one thousand eight hundred and ninety-six.

Present, Hon. Benjamin F. Heckert, Judge of In the matter of the estate of Joseph Sanders,

deceased.
On reading and filing the petition duly verified, of Kate Sanders, widow of said deceased, praying that a certain instrument in writing now on file in this court, purporting to be the last will and testament of said deceased, may be proved, allowed and admit-ted to probate as such, and that administration of said estate may be granted to the potitioner or to

said estate may be granted to the politioner or to some other suitable person.

Thereupon it is orderedthat Morday, the 6th day of April, 1896, at ten o'clock in the forenoon, be assigned for the hearing of said petition, and all persons interested in said estate are required to appear at a session of said court, then to be holden at the probate office, in the village of Paw Paw, in said county, and show cause, if any there be, why the prayer of the petitioner should not be granted. not be granted.

And it is further ordered that said petition

give notice to the persons interested in said estate of the peudency of said petition, and the hearing thereof, by causing a copy of this order to be pub-lished in the True Northerner, a newspaper printed and circulating in said county, three successive weeks at least previous to said day of hearing.

flicted not a little loss on the Europeans. The French boats, separated from the army, were galled by these attacks. On the 23rd of July, a junction was effected, but not until a great battle had decided the campaign.

The conflict occurred on the plain within sight of the pyramids of Gizeh. It was perhaps the most picturesque battle of modern times. The French army was drawn up in squares, on the Egyptian sands. The artillery was planted at the angles of the squares. The commanders were General's Desaix, Kleber, Berthier, and Menou—under the eye of the Generalin-chief. The plains round about were covered with heavy masses of Mameluke horsemen. Bonaparte addressed his soldiers after his manner, in a sort of Pindaric apostrophe. He called their attentions on the Europeans. Wherein Elvira A. Sabin is complainant, and Calvin Wilcox is defendant.

Notice is hereby given, that I shall sell at public auction to the highest bidder, at the front door of two curt house, in the village of Paw Paw, county of Van Buren and state of Michigan, said court house, in the village of Paw Paw, county of Van Buren and state of Michigan, said court house, in the village of Paw Paw, county of Van Buren and state of Michigan, said court house, in the village of Paw Paw, county of Van Buren and state of Michigan, said court house, in the village of Paw Paw, county of Van Buren and state of Michigan, said court house, in the village of Paw Paw, county of Van Buren and state of Michigan, said court house being the place for holding the circuit court for said county, on Friday. The Paw Paw, at the front door of Van Buren the counth house, in the village of Paw Paw, county of Van Buren and state of Michigan and the court house, in the village of Paw Paw, county of Van Buren thouse being the place for holding the circuit court for said county, on Friday. The Paw Paw, at the o'clock in the forence, and the place of house being the place for holding the circuit court for said county, on Friday. The place of Michigan and the counth house being

auccessive weeks at least previous to said day of hearing.

BENJ. F. HECKERT.

Bitoct.

MORTGAGE SALE. — Whereas default has been made in the payment of the money secured by a mortgage dated the lath day of October, 1889, executed by George W. Rayman and Sarah E. Rayman, his wife, of Bloomingdale, Michigan, said parties being named as "Raymoud" in the body of said mortgage, to E. A. Crane of Kalamasoo, Michigan, which said mortgage was recorded in the office of the register of deeds of the county of Van Buren, in liber 39 of mortgages, on page 585, on the lath day of October, 1889, at 2 o'clock p. m. And whereas, the said mortgage has been duly assigned by the said E. A. Crane to the Trustees of Mountain Home Cemetery of Kalamasoo, Michigan, by assignment bearing date the 13th day of June, in the year 1893, at eight o'clock a. m., in liber 47 of mortgages on page 585; And whereas, the amount claimed to the due on said mortgage at the date of this notice is the sum of eight hundred sixty-four and the further sum of twenty-five dollars of the thirty dollars as an attorney fee stipulated for in said, mortgage, and which is the whole amount claimed to be unpaid on said mortgage, and no suit having been instituted at law to recover the debt now remaining secured by said mortgage, or any part thereof, and by reason of the aforesaid default in payment of principal and interest due on said mortgage, the power of saic contained in said mortgage will be foreclosed by a saic of the premises therein described, at public auction to the highest bidder, at the front door of the court house in village of Paw Paw, in said county of Van Buren, and described as follows, to-wit: The north-east quarter (½) of the north-west quarter (½) of section thirty-three (

LEGAL NOTICES

ss follows, to-wit:

First—That part of the south past of the south-west quarter of section ty-seven, in township two (2) south. of randescribed as follows: Commenciated west line of said section twenty-seven (27) and chains and seventy-five links north of the thence south, sixty-nine degrees the sest half quarter line of said seventy-five links north of the sest half quarter line of said seventy-five links north of the sest half quarter line of said section; thence west on the section ine; thence west on the section chains and ninety-two links, to the section of said section; thence north on the place of beginning; contains more or less; reserving the right of the section across the above land from the north the place of land, and as follows: Second—That plece of land, and the seasthalf of the south-west quarter of existing thence north four class to the place of beginning; containing four ac of land.

Third—All that part of the westelf of the southwest quarter of said section was seven, in township two (2) south, of range thirde west, which lies south of the Almena Flouring of race, the hext east of Zacheus Colburn's pranse, containing two acres, more or less.

Fourth—That part of sectis twenty-eight, in

east of Zacheus Colburn's praise, containing two acres, more or less.

Fourth—That part of sects twenty-eight in township two south, of rangethsen west, described as follows: Commencing at a sake in the angle of the road on the brow of the morth-easterly of the Carding Machine; thene sah, eleven degrees west, seven and forty-four hadredths chains, to stake; thence south, eightyive degrees west, four and four hundredths chains; sence north, twelve degrees west, seven and twelve hundredths chains, to a stake in the quarter line side section; thence west on the quarter line side section; thence west on the quarter line side section; thence west on the quarter line side section; thence seast, sixteen and fifty-five hadredths chains to a stake in the center of the road; thence north, seventy-six degrees cast, also the center of the road, one and sixteen hundredths chains; thence south, fifty-five degrees east, bur and eighty-eight hundredths chains; thence softh, sixty-five degrees cast, four and twenty-five hundredths chains; thence north, ten degrees west, the and forty-two hundredths chains, to the pince of beginning, containing thirteen and twenty-five hundredths acres of land, more or less; together with all the right the party of the first part now had in and to the water power connected with said pennises. Reserving the right to raise the water help the carding machine, three feet above the aprimathe wheel that is now there.

Fifth—That part of theset half of the south-east

there feet above the apring the wheel that is now there.

Fitth—That part of theset half of the south-east quarter of said section renty-eight, in township two south, of range thirses west, bounded as follows: Commencing at a stake in the south-east corner of land deeded on the 20th day of January, 1863, by Horace Bontesyle Winslow Fisk and Newell Mahan; thence south sixteeven and three-fourths degrees east, four chains and seventy-eight links to a stake in the west line of and owned by Z. Colburn; thence south ninety-serelinks; thence north, sixty-seven and three-fourths feares west, six chains and twenty-five links; thence sorth seventy-six and one-half degrees east, one chain and forty-five links, to the place of beginning; untaining one and one-half acres, more or less.

the place of beginning; entaining one and one-half acres, more or less.

Sixth—That part of the east half of the south-cast quarter of section thesy-light, in township two south, of range thirteeness, bounded as follows:

CHANCERY SALE.—In pursuance and by virtue of a decree of the circuit court for the county of Van Buren, in chancery, in the state of Michigan, made and dated on the 20th day of January, A. D. 1826, in a certain cause therein pending, wherein Elvira A. Sabin is complainant, and Calvin Wilcox is defendant.

and sixty-five links; thence north one chain and fifty-five links; thence north sixty-seven and three-fourths degrees west, it chains and twenty-five links, to the place of beginning, containing three-fourths of a acre of land, more or less.

Seventh—That piece or parcel of land, bounded as follows: Commencing in the center of the Paw Paw and Otsego road, partiorace Bonfory's carding and fuiling mill, running thence north, seventy-one degrees east, along thecenter of said road, forty-three rods and twenty links to the center of the Turner road; thence north, seventy-one degrees east, along the center of said Turner foad to the quarter line, forty-one rods and tweity links; thence west on the quarter line sixty rods and four links; thence south, twelve and one-half degrees cast, twenty-nine rods and ten links; thence north, eighty-two degrees east, twelve rods and four links; thence east twelve and one-half degrees, twenty-eight rods and twenty-three links to the place of beginning, and being on the south-east quarter of said section twenty-eight, in said township two south, of range thirteen west.

Eighth—That part of the east half of the south-east quarter of said section twenty-eight, bounded as follows: Commencing on the line between said section twenty-sight and twenty-seven, eighteen chains and seventy-five links north of the south-east corner of said section twenty-eight; thence south on section line four chains and sixty-five links; thence sorth, inter-six and one-half degrees west, one chain and fifty-seven links; thence north, fifty-four links; thence north, two chains and fifty-four links; thence north, two chains and forty links; thence south, sixty-seven links; thence south, sixty-seven links; thence south, sixty-seven and three-fourths degrees west, one chain and fifty-four links; thence north, two chains and fift

reserving the right of a lane or road across the land to the nearest or most convenient place to procure stock water.

Ninth—All that parcel of land in the east half of the south-east quarter of said section twenty-eight, lying north of the line, commencing at a point in the east line of said section, forty-nine rods and ten links northof the south-east corner of said section; thence north, fifty degrees west, through the westerly angle of land heretofore sold by Henry Wait to Betsy Lincoln, seventy-tour rods, containing one-third part of an acre of land, more or less; all of said parcel lying and being in said township of Almena, Van Buren county, Michigan.

Meaning and intending hereby to mortgage to the party of the second part and to his heirs and assigns forever, all the above and foregoing pieces or parcels of land, situate, lying and being in said town of Almena, in the county of Van Buren and state of Michigan, embracing all the land conveyed by deed dated December 21st, 1888, from the Phœnix Mutual Life Insurance Company of Hartford, Connecticut, to the parties of the first part hereof; containing eighty acres of land, more or less; together with all farm buildings; also the flouring mill buildings and shed, the movable and fixed machinery and fixed scales therein; also the boiler and engine house with the steam boiler and engine house with the steam boiler and engine and all the ownections and fixtures therein; together also all the water power and privileges connected with the said flouring mill.

Dated, Paw Paw, March 3d, A. D. 1896.

ORAN W. ROWLAND,

Circuit Court Commissioner in and for Van Buren County, Mich.

3717043

H. O. Bliss, Complainant's Solicitor.

County, Mich. H. O. Bliss, Complainant's Solicitor.

MORTGAGE SALE.—Whereas default having been made in the conditions of a certain indenture of mortgage, bearing date the 12th day of October, A. D. 1886, made, executed and delivered by John A. Holderman and Nancy Holderman, his wife, to Cynthia A. Van Deusen, which said mortgage was on the 19th day of October, A. D. 1886, filed for record in the office of the register of deeds in and for Van Buren county, Michigan, and by said register duly recorded in liber 35 of mortgages, on page 575; on which said mortgage there is claimed to be due at the date of thus notice, the sum of nine hundred and twenty-two dollars and eighty-seven cents, (\$232.87) and the legal costs of this proceeding, and no suit at law or proceeding in equity having been instituted to recover the amount due on said mortgage, or any part thereof.

Now therefore, notice is hereby given, that by virtue of the power of sale in said mortgage contained and the statutes in such cases made and provided. I shall, on Saturday, the 21st day of March, A. D. 1896, at ten o'clock in the forencom, at the north front door of the court house for Van Buren county, in the village of Paw Paw, Michigan, (that being the place for holding the circuit court for the County of Van Buren) sell to the highest bidder the premises described in said mortgage, or so much thereof as may be necessary to pay the amount due thereon, with the legal costs of this proceeding and of said sale. The premises described in said mortgage and so to be sold are all that certain piece or parcel of land, lying and being situate in the township of Bloomingdale, in the county of Van Buren and state of Michigan, and described as follows, towit: The north one-half (½) of the south-east one-quarter (½) of section two?, town one (1) south of range fourteen (14) west, together with the hereditaments and appurtenances thereunto belonging or in anywise appertaining.

Dated this 27th day of November, A. D. 1895.

27039 CYNTHIA A. VAN DEUSEN, Mortgagee.

E. A. & ROBERT B. CRANK, Att'ys for Mortgagee.

LEGAL NOTICES.

MORTCAGE SALE.—Default having been made in the conditions of a certain mortgage, bearing date the second day of October, A. D 1888, executed by George Leach and his wife, Lushman Leach, of Yan Buren, account. Leach, of Yan Buren county, Michigan, to W. R. Hawrins of Paw Paw, Michigan, which said mortgages was duly recorded on the 1d day of O-fasher, A. D. 1888, in Liber 38 of mortgages to page 368 in the office of the register of deeds of Van Buren county, Michigan, and atterwards, on the 26th day of June, A. D. 1896, by the executors of the estate of W. B. Hawkins, duly arsigned to F. P. Grimes of Paw Paw, Michigan, and which said assignment was recorded on the 25th day of June, 1886, in Liber 48 on pages 366 to 368 in the office of the register of deeds of Van Buren county, Michigan; on which morigage there is claimed to be due and unpaid at the date of this notice the sum of eight hundred and seventy dollars (\$870.00), also an attorner fee of fifteen dollars, provided for in said mortgage, and the legal costs of this proceeeding; and no suit or proceedings at law or in equity having been instituted to recover the amount now drie and unpaid, or any part thereof. Now, therefore, notice is hereby given that, by virtue of the power of sale given in said mortgage, and in pursuance of the statute in successe made and provided, there will be sold at public anction to the highest bidder, at the front door of the court house in Paw Paw, Michigan, that being the place for holding the circuit court in and for said county, on Saturday, the 18th day of April, A. D. 1896, at twelve o'clock moon of said day, the premises described in said mortgage, or so much thereof as will be necessary to astisfy the amount due and supaid on said note and mortgage, or so much thereof as will be necessary to astisfy the amount due and supaid on said note and mortgage, with interest and costs; said premises being described as follows, to-wit: The southeast quarter of the northwest quarter of section twelve (12) town one (1) south, range fourteen (14) west, Van Buren county, Michigan.

Dated, January 18th, 1896.

Sittlooks

31t13o43

WM. H. MASON, Att'y for Louignee.

MORTGACE SALE, Whereas, default has MORTGACE SALE.—Whereas, default has been made in the payment of the money secured by a mortgage dated on the 1st day of July, 1867, executed by Oramel D. Alger and Cora A. Alger, for herself and wife of sain Oramel D. Alger, of Waverly, Van Buren county, Michigan, to Trustees of Mountain Home Cemetery Company, and their successors in office, of Kalamazoo, Michigan, which said mortgage was recorded in the office of the register of deeds of the county of Van Buren, in Liber 29 of mortgages, on page 431, on the 1st day of

said mortgage was recorded in the office of the register of deeds of the county of Van Buren, in Liber 59 of mortgages, on page 431, on the 1st day of July, 1887, at three o'clock p. m.; And whereas, the amount claimed to be due on said mortgage at the date of this notice is the sum of eight hundred thirty-six and 62-100 dollars (\$826.82) of principal and interest, and the further sum of twenty-five dollars as an attorney fee stipulated for in said mortgage, and which is the whole amount claimed to be unpaid on said mortgage, and no suit or proceeding having been instituted at law to recover the debt now remaining secured by said mortgage, or any part thereof, and by reason of the aforesaid default in payment of the principal and interest due on said mortgage has become operative;

Now, therefore, notice is hereby given that by virtue of the said power of sale, and in pursuance of the statute in such case made and previded, the said mortgage will be foreclosed by a sale of the premises therein described at public auction to the highest bidder at the front door of the court house in the village of Paw Paw, in said county of Van Buren and state of Michigan, on Mouday, the thirteenth (13th) day of April, 1896, at nine o'clock in the forenoon of that day, which said premises are described in said mortgage as follows, to-wit: All that piece or parcel of land lying and being situate in the township of Waverly, in the county of Van Buren and state of Michigan, and described as follows, to-wit: The northwest fractional quarter (%) of the northwest quarter (%) of section three (3) town two (2) south of range fourteeu (14) west; also, the northwest quarter (%) of section three (3) town two (2) south of range fourteeu (14) west; also, the northwest quarter (%) of section three (3) town two (2) south of range fourteeu (14) west; also, the northwest quarter (%) of section three (3) town two (2) south of range fourteen (14) west; also, the northwest quarter (%) of section three (3) town two (2) south of range fourteen (14) w

Dated, Jan 9th, A. D. 1896.

TRUSTEES OF MOUNTAIN HOME CEMETERY COMPANY of Kalamazoo, Michigan.

Mortgagee.

BOUDEMAN & ADAMS, Attorneys for Mortgage.

day of November, 1801, in Liber 47 of mortgages, on page 28, by which default the power of sale in said mortgage contained has become operative, and no sult or proceedings at law or in equity having been instituted to recover the debt secured by said mortgage, or any part thereof, which at this date amounts to two thousand eight hundred twenty-four and 73-100 dollars, [\$2,828.73].

Notice is therefore hereby given, that on Monday, the 11th day of May, 1896, at twelve o'clock noen, at the front door of the court house, in the village of Paw Paw, in the county of Van Buren and state of Michigan, I shall sell at public auction, to the Bighest bidder, the following premises described in said mortgage, or so much thereof as may be necessary to satisfy the amount due thereon, with costs and expenses allowed by law, and the attorney fee allowed in said mortgage, which said premises are all those certain pieces or parcels of land lying and being in the county of Van Buren, state of Michigan, and being situated on the north-west quarter of section thirty-three, in town one south of range fifteen west, commencing at a stake on the section line between sections fhirty-three and thirty-two, three hundred and eighty-four feet [384] south of the section corners, running thence east two hundred and forty-two [242] feet to the cast margin of said dam one hundred fifty-five [155] feet, thence west two hundred forty-two [242] feet to section line, thence north to place of beginning, together with the grist mill and water and steam power thereunto belonging; and also the north-east quarter of the north-east quarter of section twenty-seven, town one south of range fifteen west, county and state aforeasid.

Dated February 14th, 1896.
2134t13o2146 E. P. HILL, Mortgagee.

F. | ATWEED, Attorney for Mortgagee.

MORTGACE SALE.—Default has been made in the payment of a sum of money secured to be paid by an indenture of mortgage made and executed by Goram O. Abbott and his wife Almira M. Abbott of Keeler township, Van Buren county, state of Michigan, to Mrs. Engel Krohne of Pipestone, county of Berrien and state of Michigan, and dated the 3d day of November, 1882, and recorded in the office of the Register of Deeds of the county of Van Buren, on the 3d day of November, A. D. 1882, in Liver 28 of mortgages, on page 88, by which default the power of sale in said mortgage contained has become operative and no suit or proceeding at law or in equity has been instituted to recover the debt secured by said mortgage, or any part thereof, which at this date amounts to one thousand one hundred twenty and 52-100 dollars, [\$1.120.52.]

Notice is hereby given, that on Monday, May 4th, 1896, at 12 o'clock noon, at the front door of the Court House, in the village of Paw Paw, in the county of Van Buren and state of Michigan, i shall sell at Public Auction, to the highest bidder, the premises described in said mortgage, or so much thereof as may be necessary to satisfy the amount due thereon, with costs and expenses allowed by law, which said premises are described as follows: All those pieces or parcels of land situate in the township of Keeler, county of Van Buren, state of Michigan, and known and described as follows: The west half of the south-east quarter of the south-west quarter of section one, and the west half of the north-east quarter of the

MORTGAGE SALE.—Whereas default has been made in the conditions of a certain mortgage, bearing date the 17th day of March, A. D. 1892, made, executed and delivered by Cora N. Cook of Topeka, Kansas, to John B. Dunbar of Bloomfield, New Jersey, which said mortgage was on the 30th day of March, A. D. 1892, duly recorded in the office of the register of deeds in and for Van Buren county, Michigan, in Liber 47 of mortgages, on page 220; on which said mortgage there is claimed to be due at the date of this notice, the sum of five hundred and twenty-one dollars and sixty cents (\$521.60), and the legal costs of this proceeding, and no suit or proceeding at law or in equity having been instituted to recover the amount due on said mortgage, or any part thereof.

Now therefore, notice is hereby given, that by virtue of the power of sale in said mortgage contained and the statutes in such cases made, and provided, I shall, on Thursday, the 21st day of May, A. D. 1896, at ten o'clock in the forenoon, at the front door of the court house for Van Buren County, in the village of Paw Paw, Michigan, (that being the place for holding the circuit court for the county of Van Buren) sell at public auction to the highest bidder the premises described in said mortgage, or so much thereof as may be necessary to satisfy the amount due thereon, with legal costs of this sale. The premises described in said mortgage and to be sold are all that certain piece or parcel of land, lying and being situate in the village of Lawton, in the county of Van Buren county, state of Michigan, excepting two (2) lots containing sixty-four (64) square rods of land on the east side of such north half of block three (3) Bitely's addition to the village of Lawton, in the county of Van Buren county, state of Michigan, excepting two (2) lots containing sixty-four (64) square rods of land on the east side of such north half of block three (3) together with the hereditamen's and appurtenances thereunto belonging or in anywise appertaining.

Dated this 24th day of

LEGAL NOTICES

() ROER OF PUBLICATION .-

And it is further ordered, that within twenty any the said complainant cause a notice of this order is be published in the Tava Nonthermann, a newspaper printed, published and circulating in as county, and that such publication be continue therein at least once in each week for six weeks is succession, or that he cause a copy of this order to be personally served on said non-resident defendant at least twenty days before the time above prescribed for her appearance.

GEO. M. BUCK, Circuit Judge.

OSBORN, MILLS & MASTER, Solicitors for Complainant.

BANK STATEMENT REPORT OF THE CONDITION OF THE

FIRST NATIONAL BANK 22 Paw Paw, in the state of Michigan, at the close of business, Feb. 28. 1896. RESOURCES.

Loans and discounts. \$192,730 80
Overdrafts, secured and unscenred 1,343 08
U. S. Bonds to secure circulation 25,000 00
Premiums on U. S. Bonds 2,000 00
Banking-house, furniture and fixtures 3,000 00
Other real estate and morrgages owned 5,100 00
Due from National Banks (not Reserve Due from Agriculture Agents

Due from approved reserve agents

Checks and other cash items

Notes of other National Banks

Fractional paper currency, nickels, and

Lawfur Money Reserve in Bank, viz: Specie \$9,423 00
Legal-tender notes
Redemption fund with U. S. Freasurer
(5 per cent, of circulation) LIABILITIES. Capital stock paid in..... Surplus fund. Undivided profits, less expenses and

National Bank notes outstanding ... 22,500 00
Dividends unpaid ... 184 00
Individual deposits subject to check ... 31,666 23
Demand certificates of deposit ... 75,498 61 Total State of Michigan, County of Van Buren, ss. I. E. F. Parks, cashier of the above named bank, do solemnly swear that the above statement is true to the best of my knowledge and belief.

E. F. PARKS, Cashier.

Subscribed and sworn to before me this 4th day of March, 1896. W. H. LONGWELL, Notary Public.

H. M. OLNEY, ELIAS MORRIS, R. W. BROUGHTON, Directors

Mortgagee.

State of Michigan, County of Van Buren - sa
Notice is hereby given, that by an order of the probate court for the county of Van Buren, made on the 2d day of March, A. D. 1896, six months from that date were allowed for creditors to present their claims against the estate of John V. Rosevelt, late of said county, deceased, and that all creditors of said deceased are required to present their claims to said probate court, at the probate office, in the village of Van Buren county, state of Michigan, to E. P. Hill of Decatur. Van Buren county, state of Michigan is a said deceased are required to present their claims against the estate of John V. Rosevelt, and recorded in the office of the Register of Deeds of Van Buren county, state of Michigan, to the 2d day of March, A. D. 1896, six months from that date were allowed for creditors to present their claims against the estate of John V. Rosevelt, and recorded in the office of the Register of Deeds of Van Buren county, state of Michigan, to E. P. Hill of Decatur. Van Buren county, state of Michigan, to E. P. Hill of Decatur. Van Buren county, state of Michigan, to E. P. Hill of Decatur. Van Buren county, state of Michigan, to E. P. Hill of Decatur. Van Buren county, state of Michigan to E. P. Hill of Decatur. Van Buren county, state of Michigan to E. P. Hill of Decatur. Van Buren county, state of Michigan to E. P. Hill of Decatur. Van Buren county, state of Michigan to E. P. Hill of Decatur. Van Buren county, state of Michigan to E. P. Hill of Decatur. Van Buren county of Van Bu

each of those days.

Dated, March 2d, A. D. 1896.

37t5041) BEN J. F. HECKERT, Judge of Probate

MORTCAGE SALE.—Whereas, default has been made in the payment of the money secured by a mertgage, dated the 5th day of January, A. D. 1888, executed by Milan F. Thompson and Mary E. Thompson, his wife, of Asiington, Van Buren county, Michigan, to "The Trustees of Mountain Home Cemetery," doing business at Kalamazoo, Michigan, which said mortgage was recorded in the office of the register of deeds of the county of Van Buren, in Liber 39 of mortgages at page 473, on the 5th day of January, A. D. 1888, at 1:30 o'clock p. m. And whereas, the amount claimed to be due on said mortgage at the date of this notice is the sum of eight hundred dollars [\$800.00] of principal and interest, and the further sum of twenty-five dollars [\$25.00] as an attorney fee, slipulated for in said mortgage, and which is the whole amount claimed to be due on said mertgage, and no suit or proceeding having been instituted at law to recover the debt now remaining secured by said mortgage, or any part thereof, and by reason of the aforesaid default in payment of the principal and interest due on said mortgage, the power of sale contained in said mortgage has become operative.

Now, therefore, notice is hereby given that, by virtue of the said mortgage has become operative.

Now, therefore, notice is hereby given that, by virtue of the said mortgage has become operative.

Now, therefore, notice is hereby given that, by virtue of the said mortgage has become operative.

Now, therefore, notice is hereby given that, by virtue of the said mortgage and no mortgage will be foreclosed by a sale of the premises therein described, at public auction, to the highest bidder, at the front door of the court house at the village of Paw Paw, in said county of Van Buren, and state of Michigan, and described as follows, to-wit: The west half [½] of the northwest quarter [½] of section fifteen [15] town two [2] south, range fifteen [16] west, town, county and state last aforesaid, containing eighty [80] acres of land, more or less, according to the United States

BOUDEMAN & ADAMS, Attorneys for Mortgagee.

CHANCERY SALE.—In pursuance and by virtue of a decree of the circuit court for the county of Van Buren, in chancery, in the state of Michigan, made and dated on the 20th day of January, A. D. 1896, in a certain cause therein pending, wherein Edgar A. Crane as executor of the last will and testament of Catherine Hoff, deceased, is complainant, and Mary A. Smith, Joseph Hamblin and Frank P. Grimes, are defendants.

Notice is hereby given, that I shall sell at public auction, to the highest bidder, at the from those of the court house, in the village of Paw Paw, county of Van Buren and state of Michigan, said court house being the place for holding the circuit court for said county, on Friday, the 10th day of April, A. D. 1895, at ten o'clock in the forencon, all, or so much thereof as may be necessary to raise the amount due to the complainant, for principal, interest and costs in this cause, of the following described parcel of land, to-wit: The certain premises situate and being in the town of Geneva, county of Van Buren, state of Michigan, known and described as the north-west quarter of the northeast quarter of section twenty-three (23), in town one south of range sixteen west.

Dated, Paw Paw, February 21st, 1896.

ORAN W. ROWLAND,
Circuit Court Commissioner in and for Van Buren County, Michigan.

Circuit Court Commissioner in and for Van E County, Michigan. [36 E. A. CRANE, Complainant's Solicitor.

PROBATE ORDER.—State of Michiga County of Van Buran—as.

At a session of the probate court for the Cost of Van Buren, holden at the probate office, in village of Paw Paw, on Monday, the 17th day February, in the year one thousand eight bune and ninety-six:

Present, Hon. Benjamin F. Heckeri, Judge Probate.

14038] BENJ. F. HECKERT, Judge of Pro